1 2 3 4 5 6 7 8	RENE L. VALLADARES Federal Public Defender Nevada State Bar No. 11479 WENDI L. OVERMYER Assistant Federal Public Defender 411 E. Bonneville, Ste. 250 Las Vegas, Nevada 89101 (702) 388-6577 wendi_overmyer@fd.org Attorney for Darryl Anthony Williams UNITED STATES	DISTRICT COURT	
9	DISTRICT OF NEVADA		
10	United States of America,	Case No. 3:99-cr-00161-HDM-RAM	
11 12 13	Plaintiff, v.	Stipulation to Extend Time for Mr. Williams's Reply to Government's Response to	
14	Darryl Anthony Williams,	Defendant's Motion for Sentence Reduction (First Request)	
15 16	Defendant.	(2 220 210 41000)	
17	IT IS HEREBY STIPULATED AT	ND AGREED, between Assistant Federal	
18	Public Defender Wendi L. Overmyer, counsel for Darryl Williams, and Assistant		
19	United States Attorney Peter H. Walkingshaw, counsel for the United States of		
20	America; that Mr. Williams's reply to the Government's Response (ECF No. 74)		
21	to Mr. Williams's Motion for Sentence Reduction (ECF No. 68) be extended to		
22	and including April 24, 2023.		
23	This stipulation is entered into for the following reasons:		
24	1. Mr. Williams filed his motion for sentence reduction on March 27,		
25	2023. ECF No. 68.		
26			

- 2. The government received a one-week extension for its response, which was filed on April 10, 2023. ECF No. 74. Mr. Williams's reply is currently due April 17, 2023.
- 3. The motion presents a complex factual record, including several hundred pages of medical records, prison disciplinary records, case-related material, and two expert reports. It also presents several legal issues, including an analysis of non-retroactive changes in sentencing law in the period since Mr. Williams was sentenced.
- 4. Undersigned counsel for Mr. Williams requires additional time to speak confidentially with Mr. Williams through a legal phone call arranged by the Bureau of Prisons. Mr. Williams's counsel estimates an additional seven days is necessary to and including April 24, 2023, to review the government's response with Mr. Williams and prepare the reply.
- 5. Undersigned counsel has been diligent in providing accurate, updated information for this Court, and does not seek this extension for purposes of delay.
 - 6. Government counsel consents to this extension of time.

This is Mr. Williams's first request for an extension of time to file his reply in this matter.

DATED this 14th day of April, 2023.

RENE L. VALLADARES	JASON M. FRIERSON
Federal Public Defender	United States Attorney

By: <u>s/ Wendi L. Overmyer</u>	By: <u>s/ Peter H. Walkingshaw</u>
WENDI L. OVERMYER	PETER H. WALKINGSHAW
Assistant Federal Public Defende	er Assistant United States Attorney
Counsel for Darryl Williams	Counsel for the United States

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

United States of America,
Plaintiff,
v.
Darryl Anthony Williams,
Defendant.

Case No. 3:99-cr-00161-HDM-RAM
ORDER

IT IS THEREFORE ORDERED that Mr. Williams's Reply to Government's Response to Defendant's Motion for Sentence Reduction currently due on Monday, April 17, 2023, be vacated and continued Monday, April 24, 2023.

DATED this <u>17th</u>day of April, 2023.

Howard D MEKILLED

UNITED STATES DISTRICT JUDGE